In the Indiana Supreme Court

IN THE MATTER OF)	Coro No. 45500 0501 DI 10
JERRY T. JARRETT)	Case No. 45S00-0501-DI-10
ORDER GRANTING COMMISSION'S MOTION TO DISMISS		
On February 28, 2005, this Court suspe	ende	ded respondent's Indiana law license pendente lite upon
defendant having been found guilty of a crime punishable as a felony. To date, respondent has not		
sought to have this suspension lifted and it remains in effect.		
On April 22, 2005, in a separate action, Matter of Jarrett, Cause No. 45S00-0502-DI-59, this		
Court issued a suspension of respondent's Indiana law license for failing to cooperate with the		
disciplinary process. Respondent did not cure his failure to cooperate, so on December 21, 2005, this		
Court converted respondent's suspension to an indefinite suspension of his Indiana law license.		
On January 5, 2006, the Indiana Supreme Court Disciplinary Commission moved to dismiss Cause		
No. 45S00-0501-DI-10, with costs unpaid and still due and owing. The Commission noted that if		
respondent sought reinstatement of his law license under Cause No. 45S00-0502-DI-59, the issues		
raised by his suspension in Cause No. 45S00-0501-DI-10 could be addressed in that reinstatement		
proceeding.		
And this Court, being duly advised no	ow f	finds that the Commission's motion should be granted
dismissing Cause No. 45S00-0501-DI-10, w	vith	n costs unpaid and still due and owing.
IT IS, THEREFORE, ORDERED that t	he C	Commission's Motion to Dismiss is hereby GRANTED,
with costs unpaid and still due and owing.		
The Clerk of this Court is directed to se	nd r	notice of this Order by certified or registered mail to the
respondent or his attorney, and to the Indiana Supreme Court Disciplinary Commission.		
DONE at Indianapolis, Indiana, this	·	day of January, 2006.

Randall T. Shepard Chief Justice of Indiana

All Justices concur.